

1 William D. Hyslop  
2 United States Attorney  
3 Eastern District of Washington  
4 David M. Herzog  
5 Assistant United States Attorney  
6 Post Office Box 1494  
7 Spokane, WA 99210-1494  
8 Telephone: (509) 353-2767

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UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF WASHINGTON

UNITED STATES OF AMERICA,

19-CR-00213-RMP

Plaintiff,

Discovery Status Report

v.

REBECCA JO WIKLUND,

Defendant.

The United States of America, by and through William D. Hyslop, United States Attorney for the Eastern District of Washington, and David M. Herzog, Assistant United States Attorney for the Eastern District of Washington, having met and conferred with Ms. Lorinda Youngcourt, counsel for Defendant Rebecca Jo Wiklund (“Defendant”), in the above-captioned matter, hereby submits the following discovery status report, pursuant to the Court’s pretrial order. (ECF No. 14.)

1. On December 18, 2019, a Grand Jury returned an Indictment charging Defendant with one count of Distribution of 50 Grams or More of Actual (Pure) Methamphetamine, in violation of 21 U.S.C. § 841(a)(1), (b)(1)(A)(viii). (ECF No. 1.)

1       2. On the same date, the Court issued a summons for Defendant's appearance  
2 on January 7, 2020, before the Honorable John T. Rodgers, United States Magistrate  
3 Judge. (ECF No. 4.) After a detention hearing on January 7, 2020, Judge Rodgers  
4 ordered Defendant released. (ECF No. 13.)

5       3. On January 9, 2020, the Court ordered counsel to meet and confer regarding  
6 discovery by no later than January 21, 2020, and to submit this report within three days  
7 thereafter. (ECF No. 14.)

8       4. On January 17, 2020, counsel for the United States met and conferred with  
9 defense counsel, regarding discovery and the submission of this status report. Counsel  
10 for the United States explained that the United States would be producing discovery as  
11 soon as the Court granted the United States' motion to unseal a previously-sealed  
12 GPS/historic cell site warrant (a "ping" warrant). The defense agreed that this was a  
13 satisfactory plan.

14       5. As of January 21, 2020, the Court granted the United States' motion to  
15 unseal, and the United States produced discovery to the defense, including the ping  
16 warrant, a search warrant application, substantive reports documenting Defendant's  
17 alleged conduct, video and audio recordings, Defendant's criminal history report, and  
18 screen shots of text messages.

19       6. Neither the United States nor Defendant have any additional discovery  
20 issues at this point, but will contact the Court if necessary to resolve any discovery issues  
21 that may arise.

7. The United States is producing discovery to Defendant via the USAFx system. During the week of January 21, 2020, the United States sent a letter to defense counsel outlining the USAFx discovery production system and explaining how to access the discovery in the case. The United States will continue to produce discovery using this system on a rolling basis as any new discovery becomes available and is processed into the system.

Dated: January 21, 2020

William D. Hyslop  
United States Attorney

s/*David M. Herzog*  
David M. Herzog  
Assistant United States Attorney

s/Lorinda Youngcourt (with permission via email)  
Lorinda Youngcourt  
Attorney for Defendant

## **CERTIFICATION**

I hereby certify that on January 21, 2020, I electronically filed the foregoing with the Clerk of the Court and parties of record using the CM/ECF System.

s/*David M. Herzog*

David M. Herzog  
Assistant United States Attorney